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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/662,230	09/14/2000	Hideo Ando	04329.2387	3095

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EXAMINER

FLETCHER, JAMES A

ART UNIT	PAPER NUMBER
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2616

DATE MAILED: 05/19/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary

Application No.

09/662,230

Applicant(s)

ANDO ET AL.

Examiner

James A. Fletcher

Art Unit

2616

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 29 March 2005.
- 2a) ☐ This action is **FINAL**. 2b) ☒ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 5,6 and 15-28 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 5,6, and 15-28 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on _____ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some * c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
2. ☐ Certified copies of the priority documents have been received in Application No. _____.
3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).
- * See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- 1) ☒ Notice of References Cited (PTO-892)
- 2) ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948)
- 3) ☐ Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)
Paper No(s)/Mail Date _____
- 4) ☐ Interview Summary (PTO-413)
Paper No(s)/Mail Date. _____
- 5) ☐ Notice of Informal Patent Application (PTO-152)
- 6) ☐ Other: _____

DETAILED ACTION

Response to Arguments

1. Applicant's arguments with respect to claims 5-6 and 15-28 have been considered but are moot in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

3. Claims 5-6 are rejected under 35 U.S.C. 102(b) as being anticipated by Yuen (6,240,241).

Regarding claims 5 and 6, Yuen discloses a method and apparatus for displaying in a menu a representative image selected from one or more pieces of still image information where in the displaying method and apparatus use an information storage medium for recording audio information, the still image information, and management information indicative of a reproduction relationship between the audio information and the still image information, the displaying method and apparatus comprising:

- a first unit configured to read the management information from the medium
(Col 10, lines 10-14 "When the VCR 1 is playing back a program from the cassette tape 40, the VBI decoder 60a can operate to decode information

stored in the VBI of the recorded signals [e.g. previously recorded directory information]”);

- a second unit configured to display the representative image with related text information (Col 1, lines 46-48 “A frame of the video program that is recorded on tape is selected to be displayed with the directory in text form for one or more of the recorded programs”);
 - a third unit configured to select a specific music number or tune corresponding to the displayed representative image (Col 4, lines 47-49 “a directory as described below to assist in selecting a program by use of still video frame pictures” and Col 9, lines 29-31 “a commercially produced tape such as...songs...that contains many titles on it”); and
 - a fourth unit configured to reproduce the audio information corresponding to the selected music number or tune (Col 1, lines 37-39 “directories in text are provided for home recorded [HR] tapes and for pre-recorded [PR] tapes to facilitate selection and playing of programs” and Col 8 lines 12-13 “an audio track 42a which contains audio signals”).
4. Claim 25 is rejected under 35 U.S.C. 102(b) as being anticipated by Noguchi et al (6,813,434).

Regarding claim 25, Noguchi et al disclose a method for reproducing and editing music information, comprising:

- selecting a first audio information represented by a first representative image (Col 16, lines 43-46 “when the generation of the play list is designated on a

play list generation designation picture...a picture shown in FIG. 9A is displayed on the monitor D”) and a second audio information represented by a second representative image (Fig 8, steps S42-S33 indicates an identical procedure for selecting additional information clips);

- combining the first audio information and the second audio information into a combined audio information (Col 16, line 42 “the second play list PL2 is newly generated”);
- displaying the first representative image of the combined audio information (Col 20, lines 29-31 “when the plurality of parts are collectively reproduced as the play list, one leading picture enables the content of the play list to be easily recognized”);
- determining the first representative image being selected (Col 20, lines 7-9 “the picture corresponding to the newly selected symbol A3 is displayed as the leading picture indicative of the play list after that”); and
- reproducing the combined audio information corresponding to the selected representative image (Col 3, lines 1-7 “by combining the plural partial record information selected from a single record information, they can be edited to be reproduced in a different reproduction order. At the time of reproduction, the contents of each partial record information may be recognized by one of the representative picture information”).

Claim Rejections - 35 USC § 103

5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

6. Claim 24 is rejected under 35 U.S.C. 103(a) as being unpatentable over Noguchi et al.

Regarding claim 24, Noguchi et al disclose a method for reproducing and editing music information comprising:

- selecting audio information represented by a representative image (Col 16, lines 43-46 “when the generation of the play list is designated on a play list generation designation picture...a picture shown in FIG. 9A is displayed on the monitor D” and Col 7, lines 41-42 “the picture or voice corresponding to the recording signal Sr”);
- setting the representative image to represent the first audio information (Col 17, lines 8-10 “Accordingly, the picture shown in FIG. 9A is again displayed on the monitor D”);
- setting the representative image to represent the second audio information (Col 19, lines 1-3 “the display of the part designated by the cursor K on the monitor D is erased to display a picture indicative of a content of a new play list”);

- selecting one of the representative images (Col 20, lines 15-17 "the part to be reproduced can be recognized intuitively and easily by using the leading picture as a key at the time of the reproduction"); and
- reproducing the audio information corresponding to the selected representative image (Col 20, lines 15-17 "the part to be reproduced can be recognized intuitively and easily by using the leading picture as a key at the time of the reproduction").
- Noguchi et al disclose editing a clip as required (Col 17, lines 4-5 "a play list generation end/continuation picture shown in FIG. 9C is displayed on the monitor D"), but do not specifically indicate that such editing is dividing the audio information into a first audio information and a second audio information.

The examiner takes official notice that designating a starting point for playback of a clip and an end point for playback of a clip allows the user to designate a second starting point for playback of the clip at or immediately after the first end point for playback of the clip, as is understood by those of ordinary skill in the art.

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to modify Noguchi et al in order to allow dividing the clip into a first part and a second part.

7. Claims 26 and 27 are rejected under 35 U.S.C. 103(a) as being unpatentable over Yuen as applied to claims above, and further in view of Noguchi et al.

Regarding claims 26 and 27, Yuen discloses a method and apparatus wherein a plurality of representative programs are parallel displayed in the displaying process as illustrated in Fig 17 and Fig 18, but only discloses showing one selected image on the menu screen.

Noguchi et al teach the display of multiple representative images representing multiple programs or program segments on a medium (Col 11, lines 53-54 "pictures M1 to M6 indicative of the respective programs are displayed within the menu picture M, for example").

As suggested by Yuen and taught by Noguchi, the display of several items in a menu page presents the user information to enable him to select the desired program easily and quickly.

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to modify Yuen in order to display multiple representative images on the index screen.

8. Claims 15-23 and 28 are rejected under 35 U.S.C. 103(a) as being unpatentable over Yuen, and further in view of Noguchi et al.

Regarding claim 15, Yuen discloses a method for reproducing music information from a storage medium which records audio information associated with a representative image, one or more pieces of still image information including the representative image, and management information including program chain information indicating a sequence of reproduction of the audio information comprising:

- reproducing the program chain information to search for a representative image representing one or more pieces of audio information (Col 10, lines 53-55 "The indexing VCR 10 then goes into PLAY mode and reads the directory from VBI line 20" and Col 1, lines 46-47 "A frame of the video program that is recorded on tape is selected to be displayed with the directory"); and
- displaying the representative images (Col 10, line 55 "and displays it on the screen") and;
- determining one of the representative images being selected (Col 6, lines 38-39 "The still video frame is also read and displayed on display 50 for a selected program"); and
- reproducing the audio information corresponding to the selected representative image (Col 1, lines 37-39 "directories in text are provided for home recorded [HR] tapes and for pre-recorded [PR] tapes to facilitate selection and playing of programs" and Col 8 lines 12-13 "an audio track 42a which contains audio signals").
- Yuen discloses showing a plurality of programs on a single screen, as well as the storage of multiple representative images, but only shows one of those images, as illustrated in Fig. 17 and Fig. 18.

Noguchi et al teach the display of multiple representative images representing multiple programs or program segments on a medium (Col 11, lines 53-54 "pictures M1 to M6 indicative of the respective programs are displayed within the menu picture M, for example").

As suggested by Yuen and taught by Noguchi, the display of several items in a menu page presents the user information to enable him to select the desired program easily and quickly.

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to modify Yuen in order to display multiple representative images on the index screen.

Regarding claims 16, 18, 20, and 22, Yuen discloses a method for reproducing and recording audio, still image, and management information wherein the information storage medium is configured to record:

- one or more music reproduction units for reproducing the audio information (Col 9, lines 28-32 “a commercially purchased tape, such as... songs... that contains many titles on it or may contain only one program”); and
- set information for setting one or more pieces of the still image information to represent contents of the music reproduction unit (Col 10, lines 27-32 “A program directory or directories containing information about the names and locations of each program or record on the tape is stored on the tape. Also, a selected video frame for each recorded program is stored on the tape preferably at the beginning of the tape in the video track”);
- wherein the set information is provided for at least one of the music reproduction units, and a specific one of the pieces of the still image information configured to be displayed first in the music reproduction unit is set as a representative still image of the contents of the music reproduction

unit (Col 10, lines 30-32 "a selected video frame for each recorded program is stored on the tape preferably at the beginning of the tape in the video track").

Regarding claims 17, 19, 21, and 23, Yuen discloses a method for recording and reproducing audio, still image, and management information wherein the information storage medium is configured to record:

- information for specifying or designating one or more pieces of the still image information to represent contents of the reproduction sequence in which the still image information is to be displayed (Col 6, lines 58-65 "Data encoded in the VBI is retrieved by the VBI decoder 60a and provided to the directory controller for automatic generation of the program title for the directory of the program being recorded. Additionally, the decoder 60a retrieves the flag packet and provides the flag to the VCR control logic 21 for capturing and storing the selected video frame as a picture to be used as part of the description of a video program that is recorded");
- wherein, in a case where the still image information is configured to be displayed at the same time when the audio information is reproduced in accordance with the reproduction sequence, a specific one of the pieces of the still image information configured to be displayed first is set as a representative still image of the contents of the reproduction sequence (Col 10, lines 27-32 "A program directory or directories containing information about the names and locations of each program or record on the tape is stored on the tape. Also, a selected video frame for each recorded program

is stored on the tape preferably at the beginning of the tape in the video track”).

Regarding claim 28, Yuen discloses an apparatus of reproducing music information from an information storage medium which records audio information associated with a representative image, and management information including program chain information indicating a sequence of reproduction of the audio information comprising:

- a first unit configured to reproduce the program chain information to search for a plurality of representative images representing one or more pieces of audio information (Col 10, lines 27-32 “A program directory or directories containing information about the names and locations of each program or record on the tape is stored on the tape. Also, a selected video frame for each recorded program is stored on the tape preferably at the beginning of the tape in the video track”);
- a second unit configured to display the representative image (Col 1, lines 46-48 “A frame of the video program that is recorded on tape is selected to be displayed with the directory in text form for one or more of the recorded programs”);
- a third unit configured to determine one of the representative images being selected (Col 6, lines 38-39 “The still video frame is also read and displayed on display 50 for a selected program”); and

- a fourth unit configured to reproduce the audio information corresponding to the selected representative image (Col 1, lines 37-39 "directories in text are provided for home recorded [HR] tapes and for pre-recorded [PR] tapes to facilitate selection and playing of programs" and Col 8 lines 12-13 "an audio track 42a which contains audio signals").

Yuen discloses showing a plurality of programs on a single screen, as well as the storage of multiple representative images, but only shows one of those images, as illustrated in Fig. 17 and Fig. 18.

Noguchi et al teach the display of multiple representative images representing multiple programs or program segments on a medium (Col 11, lines 53-54 "pictures M1 to M6 indicative of the respective programs are displayed within the menu picture M, for example").

As suggested by Yuen and taught by Noguchi, the display of several items in a menu page presents the user information to enable him to select the desired program easily and quickly.

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to modify Yuen in order to display multiple representative images on the index screen.

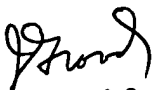
9. Any inquiry concerning this communication or earlier communications from the examiner should be directed to James A. Fletcher whose telephone number is (571) 272-7377. The examiner can normally be reached on 7:45-5:45 M-Th, first Fridays off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Andrew Faile can be reached on (571) 272-7375. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

JAF

5 May 2005


James J. Groody
Supervisory Patent Examiner
Art Unit-262 2616